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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/623,040	08/25/2000	Hiroshi Akiyama	NIP 188	5617
759	90 01/17/2003			
	ingly Stanger Malur		EXAMINER	
104 East Hume . Alexandria, VA			SOUW, BERNARD E	
			ART UNIT	PAPER NUMBER
			2881	
			DATE MAILED: 01/17/2003	
			2,5	104

Please find below and/or attached an Office communication concerning this application or proceeding.

% .		Application No.	Applicant(s)
••	4. 0	09/623,040	AKIYAMA ET AL.
Οπιсе Ας	tion Summary	Examiner	Art Unit
		Bernard E Souw	2881
The MAILING I Period for Reply	DATE of this communication ap	pears on the cover sheet with th	ne correspondence address
THE MAILING DATE - Extensions of time may be a after SIX (6) MONTHS from - If the period for reply specifing the period for reply is specified to reply within the second secon	OF THIS COMMUNICATION available under the provisions of 37 CFR 1 the mailing date of this communication, ied above is less than thirty (30) days, a recified above, the maximum statutory period for extended period for reply will, by statu ffice later than three months after the mailing	LY IS SET TO EXPIRE 3 MONT 136(a). In no event, however, may a reply be ply within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS for the, cause the application to become ABANDO and date of this communication, even if timely	te timely filed days will be considered timely. from the mailing date of this communication. DNED (35 U.S.C. & 133)
1) Responsive to	communication(s) filed on 25	<u>August 2000</u> .	
2a) This action is	FINAL. 2b)⊠ T	his action is non-final.	
3) Since this application of Claims	lication is in condition for allow rdance with the practice under	rance except for formal matters, Ex parte Quayle, 1935 C.D. 11	prosecution as to the merits is 1, 453 O.G. 213.
4)⊠ Claim(s) <u>1-10</u> i	s/are pending in the applicatio	n.	
4a) Of the above	e claim(s) is/are withdra	wn from consideration.	
5) Claim(s)			
6)⊠ Claim(s) <u>1-10</u> is			
7) Claim(s)			
	are subject to restriction and/o	or election requirement.	
Application Papers	·	·	
9)⊠ The specification	is objected to by the Examine	er.	
10)⊠ The drawing(s) fi	iled on <u>August 25, 2000`</u> is/are	e: a) ☐ accepted or b) Ø objected	to by the Examiner.
Applicant may n	ot request that any objection to the	e drawing(s) be held in abeyance.	See 37 CFR 1.85(a).
11) The proposed dr	awing correction filed on	_ is: a)∭ approved b)∭ disapp	proved by the Examiner.
If approved, core	rected drawings are required in re	ply to this Office action.	
12) ☐ The oath or declar	aration is objected to by the Ex	caminer.	
ri rity under 35 U.S.C.	§§ 119 and 120		
13)⊠ Acknowledgmer	nt is made of a claim for foreig	n priority under 35 U.S.C. § 119	∂(a)-(d) or (f).
a)∏ All b)∏ Son	ne * c) None of:		
1. Certified of	copies of the priority document	s have been received.	
2. Certified of	copies of the priority document	s have been received in Applica	ation No
applic	ation from the International Bu	rity documents have been receive reau (PCT Rule 17.2(a)). of the certified copies not recei	•
14) Acknowledgment	is made of a claim for domest	c priority under 35 U.S.C. § 119	9(e) (to a provisional application)
		ovisional application has been re ic priority under 35 U.S.C. §§ 12	
ttachment(s)			
	d (PTO-892) latent Drawing Review (PTO-948) stement(s) (PTO-1449) Paper No(s) <u>3</u>	5) Notice of Informa	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)
Patent and Trademark Office D-326 (Rev. 04-01)	Office Ad	tion Summary	Part of Paper No. 5

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DETAILED ACTION

Preliminary Amendment

1. The Preliminary Amendment filed 03/28/02, Paper #4/a, has been entered.

Priority

2. Receipt is acknowledged of papers submitted under 35 U.S.C. 371 which papers have been placed of record in the file.

Information Disclosure Statement

3. The information disclosure statement filed 08/25/2000 fails to comply with the provisions of 37 CFR 1.97, 1.98 and MPEP § 609 because no English translation is provided. It has been placed in the application file, but the information referred to therein has not been considered as to the merits. Applicant is advised that the date of any re-submission of any item of information contained in this information disclosure statement or the submission of any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the statement, including all certification requirements for statements under 37 CFR 1.97(e). See MPEP § 609 ¶ C(1).

Drawings

4. It is noted that a second set of figure drawings is missing in the application document.

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5. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, In Fig. 1 & 7 the electrical connection to the AC-DC converter 272a from a power source (not shown).

over transformer 271, as recited in the specification on pg.21-22, must be shown or the

feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Specification

6. The disclosure is objected to because of the following informalities: On page 11 lines 8 and 12, the wording "electromagnet devices 25 and 26" should better read "electromagnet control devices 25 and 26", as correctly recited in line 19.

Appropriate correction is required.

7. The disclosure is objected to because of the following informalities: On too many pages the wording "by the way" is being too excessively used. The wording should be used only to interrupt mainstream discussion by a different subject matter. Otherwise the wording may simply be omitted. Furthermore, a new paragraph should never be started with "by the way".

Appropriate correction is required.

Claim Rejections - 35 USC § 112

8. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 8 (Amended) recites the limitation "PWM scheme" in line 4. There is insufficient antecedent basis for this limitation in the claim. The acronym "PWM" is not previously defined, neither in the parent/preceding claim(s), nor in the specification.

Claim Rejections - 35 USC § 101

9. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claim 10 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claim limitation, "voltage equals the product of current and resistance" is no other than the Ohm's law, which is a law of physics that occurs in nature without Applicant's participation, and therefore, unpatentable.

Claim Rejections - 35 USC § 103

- 10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 1-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura et al. (USPAT # 6,410,929 B1) in view of Robertson et al. (USPAT # 4,421,988), and Takegami (USPAT # 6,346,773 B1).

11. Regarding claims 1, Nakamura et al. disclose a charged particle beam (CPB) irradiation equipment, as shown in Fig.3 and recited in Col.1/II.24-35, for applying a CPB 13 and/or 18a to an irradiation area 19, comprising a scanning electromagnet 17 for deflecting the CPB 13, and a power supply 10 (also shown in Fig.1 and Fig.4), as disclosed in Col. 2/II.1-5. However, Nakamura's power supply 10 is not used to apply a voltage to the scanning electromagnet 17, although Nakamura's scanning electromagnet 17 must inherently have a power supply for deflecting or scanning, the CPB conventionally in the X (horizontal or row) and Y (vertical or column) directions, respectively, as known in the art and implicated in Col.1/II.57-67.

Robertson et al. disclose a CPB apparatus shown in Fig.1 equipped with horizontal scanning device 42 and vertical scanning device 42 shown in more details in Fig.2, as recited in Col.4/II.25-53, generating X scan and Y scan signals as shown in Fig.5 and forming a scan pattern shown in Fig.3, as recited in Col.4/II.54-56. As shown in Fig.5, Robertson's X-scan signal is a periodic but continuously scanning (i.e., saw tooth) signal, whereas the Y-scan signal is a stepwise (or step like) scanning signal.

However, neither Robertson's nor Nakamura's uses two separate power supplies, one equipped with filter and the other without filter, to generate the X (row) and Y (column) deflection signals.

Takegami discloses an electron beam imaging apparatus & method equipped with electron beam deflecting elements consisting a row selective circuit 312 and a column selective circuit 314, as shown in Fig. 18 and recited in Col.34/II.12-15, row circuit 312 shown in more detail in Fig.19A being energized by a first power supply 311, and column circuit 314 by a second power supply 313, as recited in Col.34/II.57-62, characterized in that the first (row scan) power supply 311 having no filter, as recited in Col.34/II.37-46, and the second (column scan) power supply 313 shown in Fig.20 having a filter 402, as disclosed in Col.34/II.28-37 (attention misprints!).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use Nakamura's electromagnets in place of Robertson's electrostatic scanning plates to deflect the CPB, thereby modifying Robertson's saw tooth X-scan signal into also a step-wise/like signal, as readily implicated by Robertson in the Y-scan signal, the modification being derived from general knowledge in the art without being necessarily taught by prior art, since it is conventional, and furthermore, a mere matter of design choice or preference that only involves routine skill in the art (Examiner's Official Notice).

This Official Notice is supported by Timmermans et al., as shown in Fig.2 and recited in Col.1/II.58-65 and Col.6/II.64-66, by Miyama et al. (USPAT # 4,812,716) as recited in Col.2/II.49-55, by Tomii et al. (USPAT # 4,939,413) as recited in Col.2/II.55-61, and by Kobori et al. (USPAT # 5,786,669) as recited in Col.8/II.52-57.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a filter in the second power supply for slowly varying column

or Y scan signal, in order to cut off high frequency components in the scan signal output from the control circuit, as suggested by Takegami in Col.34/II.38-41, but no filter in the first power supply for the row scan signal, in order to have a fast response in the row scan signal, as generally known in the art.

Although Takegami's filtered/unfiltered power supply is not used for CPB deflection, it is the teaching that is here relevant, i.e., that, similar to Takegami's row & column selection, any equivalent X-Y scan is implemented using one slowly varying signal (conventionally the Y scan) and one rapidly varying signal (conventionally the X scan), thus requiring the same filtered and unfiltered power supply as taught by Takegami. In this regard, how to make a power supply with and without filter is well known in the art, and does not need to be taught by any prior art.

Nakamura et al. and Robertson et al. may have used the CPB for a purpose different than Applicant. However, Applicant's differing purpose does not alter the conclusion that Applicant's use of a prior art device (Nakamura's as modified by Robertson's) having two separate power supplies, one having a filter for the column scan and the other without filter for the row scan, would be *prima facie* obvious from the purpose disclosed in the reference. *In re Lintner*, 173 USPQ 560.

12. Claim 4 recites the same limitations as claim 1, except the additional recitations of a first and second *inverters* being connected in series, and that the DC (low pass) filter is connected to the second inverter in parallel.

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Nakamura et al. use an inverter 37 to transform a low voltage to a higher voltage, as recited in Col.5/II.1-13.

Applied to Nakamura's as modified by Robertson's, Takegami's modification of the Y deflection means employs a DC (low pass) filter parallel to the inverter output (instead of originally the power supply output).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use Nakamura's inverter in Robertson's modification of the CPB deflection circuit, i.e., between the first and second power sources and the row and column deflection (scan) circuits, respectively, in order to be independent from the limitation of the respective power supplies, as suggested by Nakamura.

13. The limitations of claim 2 recite in a complicated but well known manner the step of scanning the electron beam in X & Y directions using computer controlled electronics, which trivially and conventionally makes use of voltage commands and electromagnet exciting currents, in which the computer calculates the required voltage command, the X-Y scanning being performed such that a full row scan is performed while the column position being held constant. These limitations are all conventional and well known in the art.

Note, the claim language does not include any limitation regarding simultaneous application of a combined filtered and unfiltered outputs on a single beam deflector element, so Takegami's scan method is directly applicable to Nakamura's, the latter having been already modified by Robertson's.

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In anticipation of Applicant's amendment of the claim(s), a combination of filtered and unfiltered power to excite *each* beam deflector would have been by all means obvious to one of ordinary skill in the art, for being conventional and well known in the art. A possible motivation is, e.g., to have a free choice between two known alternatives of performing a 2-dimensional scan on a body, i.e., by rapid horizontal scans over slowly varying vertical positions, or by rapid vertical scans over slowly varying horizontal positions.

- 14. The limitations of claim 5 consist of a combination of claims 1, 2 and 4, all having been rejected above. Therefore, claim 5 is rejected by the same token over the same prior arts.
- 15. Claim 3 recites includes all the limitations of claim 2, additionally characterizing and detailing the stopping of the output of the first power supply over the control device, when the transit time elapsed after the control device outputted the voltage command to the first power supply unit. These limitations are rendered obvious by Nakamura et al. in Col.5/II.13-21. Hence, claim 3 is rejected over the same prior arts as previously applied to the parent claim 2.
- 16. Claim 6 recites the limitations of claims 3 and 5 combined, both having been previously rejected. Claim 6 is therefore rejected for the same reasons and over the same prior arts as claims 3 and 5.

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17. Claim 7 recites limitations on means for detecting the electromagnet current and performing the X-Y scan, which are all trivial for being conventional and well known in the art. Therefore claim 7 is rejected for the same reasons and over the same prior arts as its parent base claim 5, for failing to recite any new and/or unique device part and/or process step that would distinguish the claim from those of claim 5.

18. Insofar the Examiner can ascertain beyond the above rejection under the second paragraph of 35 U.S.C. 112, claim 8 is also rejected as being unpatentable over Nakamura et al. in view of Robertson et al. and Takegami.

Fully independent from the indefinite terminology "PWM scheme", the limitation that the second control means controls the second inverter is already part of claim 5 (lines5-6). Applicant is advised to cancel this claim, in the event that a "PWM scheme" is not a critical feature in the claim.

19. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura et al. in view of Robertson et al. and Takegami, as applied to claim 8 above. Except for its claim dependency, claim 9 recites limitations that are essentially the same as those of claim 2, which has been previously rejected for describing all trivial and conventional steps in scanning an electron beam in X & Y directions using computer controlled electronics, as is already brought up in a previous section.

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20. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Bernard E Souw whose telephone number is 703 305

0149. The examiner can normally be reached on Monday thru Friday, 9:00 am to 5:00

pm..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John R Lee can be reached on 703 308 4116. The fax phone numbers for

the organization where this application or proceeding is assigned are 703 872 9318 for

regular communications and 703 872 9319 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703 308

0956.

bes

January 7, 2003

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2800